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APPLICATION NO.	· FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/835,691	04/16/2001	Anthony Vetro	MH-5065	5741	
7590 02/22/2006			EXAMINER		
Patent Department			CZEKAJ, DAVID J		
Mitsubishi Elec 201 Broadway	tric Research Laboratories	ART UNIT	PAPER NUMBER		
Cambridge, MA 02139			2616		
			DATE MAILED: 02/22/2006	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicat	tion No.	Applicant(s)					
Office Action Summary		09/835,6	591	VETRO ET AL.					
		Examine	er	Art Unit					
		Dave Cz		2616					
Period fo	The MAILING DATE of this communic or Reply	cation appears on th	ne cover sheet wi	th the correspondence ac	idress				
WHIC - Exter after - If NC - Failu Any r	ORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE MA isions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commu- period for reply is specified above, the maximum state to teeply within the set or extended period for reply we eply received by the Office later than three months afted patent term adjustment. See 37 CFR 1.704(b).	AILING DATE OF T f 37 CFR 1.136(a). In no e inication. utory period will apply and rill, by statute, cause the ap	THIS COMMUNIC vent, however, may a re will expire SIX (6) MON polication to become AB	CATION. eply be timely filed ITHS from the mailing date of this of the control of					
Status									
1) 又	Responsive to communication(s) filed	l on 15 September	2005.						
•=	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.								
, —	, <del></del>								
/—	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
4)⊠	4) Claim(s) <u>1-9</u> is/are pending in the application.								
	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)									
6)⊠	☑ Claim(s) <u>1-6</u> is/are rejected.								
7)🖂	Claim(s) <u>7-9</u> is/are objected to.								
8)[	8) Claim(s) are subject to restriction and/or election requirement.								
Applicati	on Papers								
9)☐ The specification is objected to by the Examiner.									
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.									
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).									
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority u	nder 35 U.S.C. § 119								
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>									
Attachment	•		_						
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PT	O-948)		summary (PTO-413) s)/Mail Date					
3) 🔲 Inforr	nation Disclosure Statement(s) (PTO-1449 or Process)/Mail Date		_	nformal Patent Application (PT	O-152)				

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#### **DETAILED ACTION**

### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 9/15/05 has been entered.

## Response to Arguments

2. Applicant's arguments with respect to claims 1-6 have been considered but are most in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Walker (6222881) in view of Ribas-Corbera et al. (6396956), (hereinafter referred to as "Ribas").

Regarding claim 1, Walker discloses an apparatus for encoding and decoding video signals (Walker: column 1, lines 13-15). This apparatus comprises "determining and encoding a quantizer parameter and skip parameter

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that minimizes an average distortion" (Walker: figure 6, column 6, lines 44-46, wherein the skip parameter indicates an object to be encoded as a skipped block, column 16, lines 23-26, wherein the quantizer parameter is the quantization level, column 10, lines 25-30, wherein the distortion is the noise), "skipping the candidate objects as uncoded objects with the skip parameter" (Walker: figure 6, column 6, lines 44-46, wherein the skip parameter indicates an object to be skipped from the encoding process), and "the average distortion including spatial and temporal distortion of objects" (Walker: column 10, lines 25-30, wherein the distortion is the noise). Although Walker fails to use the term "distortion". Walker does disclose determining whether image data is acceptable or not in figure 6, conditions 610 and 614. However, Walker fails to disclose the average total distortion is based on a quantizer and skip parameter. Ribas teaches that block and frame skipping and quantization parameters reduce the distortion of an image (Ribas: column 2, lines 57-65, column 3, line 62 column 4. line 3. column 6. line 66 - column 7, line 6). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to take the apparatus disclosed by Walker and add the quantization parameters and frame skipping taught by Ribas in order to obtain an apparatus that produces a high quality video signal be minimizing distortion.

5. Claims 2-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Walker (6222881) in view of Ribas-Corbera et al. (6396956), (hereinafter referred to as "Ribas") in further view of Ito et al. (6377309), (hereinafter referred to as "Ito").

Regarding claim 2, note the examiners rejection for claim 1, and in addition, claim 2 differs from claim 1 in that claim 2 further requires the object being a video object plane. Ito teaches that it is well known in the MPEG environment that video data can be called a video object plane (VOP) (Ito: column 5, lines 40-43). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to take the apparatus disclosed by Walker, add the quantization parameters and frame skipping taught by Ribas, and add the video object plane taught by Ito since it is well known in the art to do so.

Regarding claim 3, Walker discloses "the object is a video frame having rectangular shape and fixed size" (Walker: column 26, lines 15-18, wherein the video frame is the frame, the fixed size is the fixed parameters).

Regarding claim 4, Walker discloses "skipping  $(f_s - 1)$  uncoded objects" (Walker: figure 6, wherein the  $(f_s - 1)$  uncoded objects is determined by comparing the differences with the threshold).

Regarding claim 5, Ito discloses "encoding multiple objects concurrently" (Ito: figure 4, wherein the objects are encoded in parallel).

6. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Walker (6222881) in view of Ribas-Corbera et al. (6396956), (hereinafter referred to as "Ribas") in further view of Sethuraman et al. (6526097), (hereinafter referred to as "Sethuraman").

Regarding claim 6, note the examiners rejection for claim 1, and in addition, claim 6 differs from claim 1 in that claim 6 further requires the skip parameter to be a function of source frame rate and average frame rate.

Sethuraman teaches that frame skipping can be used to maintain a longer-term spatial quality at an acceptable level (Sethuraman: column 2, lines 19-24).

Sethuraman further discloses that a skip parameter can be calculated by dividing the source frame rate by the average frame rate (Sethuraman: figure 7, column 7, lines 34-64, wherein the source frame rate is the frame rate and the average frame rate is the target frame rate). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to take the apparatus disclosed by Walker, add the quantization parameters and frame skipping taught by Ribas, and add the skipping taught by Sethuraman in order to obtain an apparatus that can produce higher quality images.

## Allowable Subject Matter

7. Claims 7-9 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dave Czekaj whose telephone number is (571) 272-7327. The examiner can normally be reached on Monday - Friday 9 hours.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mehrdad Dastouri can be reached on (571) 272-7418. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

DJC

PRIMARY EXAMINER